

# **VEHICLE OWNERSHIP BOND**

# KNOW ALL MEN BY THESE PRESENTS:

| That   | OF DEPOSIT OF FIRM TO BE SHOWN ON SEPTIFICATE OF SWAFFDSHIP.   |  |
|--|--|--|
| NAME   | E OF PERSON OR FIRM TO BE SHOWN ON CERTIFICATE OF OWNERSHIP  |  |
|  | ADDRESS  |  |
| as principal, and  | INSURANCE OR BONDING COMPANY   |  |
|  | ADDRESS  |  |
| a corporation organized and existing under th  | e laws of the state of   |  |
| and authorized to transact surety business in  | the State of Washington, as Surety, are held and fin   | rmly bound unto,   |
|  | dollars, lawful money of the ent well and truly be made, we bind ourselves, our larger firmly by these presents.   |  |
| THE CONDITION OF THE ABOVE OBLIC   | GATION IS SUCH THAT:   |  |
| WHEREAS, the said principal has made appl  | lication for a certificate of ownership for a ————   | YEAR MAKE  |
| bearing Vehicle Identity   | fication Number (VIN)  |  |
| pursuant to RCW 46.12.151 prior to the regist indemnify any prior owner and secured party security interest in it, and their respective sucfees, by reason of the issuance of the certificat upon the right, title and interest of the application of the right, title and interest of the application of the surety to all persons court of any county in the State of Washington or PROVIDED FURTHER: The bond shall be and the currently valid certificate of ownership pendency of an action to recover on the bond. It is the Department of Licensing.  IN WITNESS WHEREOF, the said principal of the principal of t | the are no undisclosed security interests in said vehicle tration of said vehicle. The conditions of this bond at and any subsequent purchaser of the above-describe cessors in interest, against any expense, loss or darke of ownership for this vehicle or on account of any ant for certificate of ownership in and to the vehicle all have a right of action to recover on the bond for he shall not exceed the amount of the bond. Suit on the in in which jurisdiction of the principal or surety may be returned at the end of three years thereto if the velous is surrendered to the Department, unless the Department because the said surety have affixed their hands and so all and the said surety have affixed their hands and so | re that the principal and the surety shall ed vehicle or person acquiring and mage, including reasonable attorney's defect in or undisclosed security interest.  breach of any of its conditions, but the is bond may be brought in the superior y be had.  hicle is no longer registered in the State partment has been notified of the in except at the direction of the Director of |
| thisday of   | Year   |  |
| Affix Insurance Commissioner's Stamp of  | r Insurance Agency Seal  |  |
| SURETY   |  | PRINCIPAL  |
| Company Name   | Printed Name   |  |
| Attorney-in-fact   |  | IF SIGNING FOR COMPANY TITLE OF OFFICE   |
| Agency Name  |  |  |
| Resident Agent   |  |  |
| Resident Agent Phone (   |  |  |

## PREPARE IN TRIPLICATE:

 $ORIGINAL - Must be attached to title application and submitted to the Department of Licensing within 6 months from bond issue date. \\ DUPLICATE - Bonding Company's copy.$ 

TRIPLICATE - Principal's copy.

## BONDING PROCEDURE

#### Before the issuance of a bond:

- 1. The vehicle must be inspected by an authorized inspector to determine the correct Vehicle Identification Number (VIN) or Motorcycle Motor Number, year and make.
- 2. The bond shall be in an amount equal to 1 1/2 times the value of the vehicle as determined by the Department of Licensing.

#### When the bond is obtained:

- 1. Take it and all supporting papers, including the vehicle inspection form, to a license agent for processing.
- 2. When the application is approved by the Department, a title will be issued indicating "BONDED". All subsequent titles will be in a like manner.
- 3. At the end of three years, the owner may apply for a reissue of title eliminating the "BONDED" designation.